08-13555-mg Doc 14635 Filed 02/23/11 Entered 02/23/11 20:12:17 Main Document Presentment Date and Time; March 2, 2011 at 12:00 noon (Prevailing Eastern Time)

Objection Deadline: March 1, 2011 at 11:00 a.m. (Prevailing Eastern Time)

Hearing Date and Time (Only if Objection Filed): March 3, 2011 at 10:00 a.m. (Prevailing Eastern Time)

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Lori R. Fife

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (JMP)

:

Debtors. : (Jointly Administered)

------X

NOTICE OF PRESENTMENT OF STIPULATION AND AGREED ORDER WITH RESPECT TO SERVICES EXTENSION AMENDMENT TO TRANSITION SERVICES AGREEMENT

PLEASE TAKE NOTICE that the undersigned will present the annexed stipulation and agreed order with respect to a services extension amendment to a certain transition services agreement (the "Stipulation and Agreed Order") to the Honorable James M. Peck, United States Bankruptcy Judge, for approval and signature on March 2, 2011 at 12:00 noon (Prevailing Eastern Time).

PLEASE TAKE FURTHER NOTICE that objections, if any, to the relief requested in the Stipulation and Agreed Order shall be in writing, shall conform to the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and the Local Rules of the Bankruptcy Court for the Southern District of New York, shall set forth the name of the objecting party, the basis for the objection and the specific grounds thereof, shall be filed with the Bankruptcy Court

electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's case filing system and by all other parties in interest, on a 3.5 inch disk, preferably in Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format (with two hard copies delivered directly to Chambers), and shall be served upon: (i) Chambers of the Honorable James M. Peck ("Chambers"), One Bowling Green, New York, New York 10004, Courtroom 601; (ii) Weil Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Lori R. Fife, Esq., and Garrett Fail, Esq.; (iii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 Attn: Tracy Hope Davis, Esq., Elisabetta G. Gasparini, Esq., and Andrea B. Schwartz, Esq.; (iv) Milbank, Tweed, Hadley & McCloy LLP, 1 Chase Manhattan Plaza, New York, New York 10005, Attn: Dennis F. Dunne, Esq., Dennis O'Donnell, Esq., and Evan R. Fleck, Esq.; and (v) Cleary Gottlieb Steen & Hamilton LLP, One Liberty Plaza, New York, New York 10006, Attn: Lindsee P. Granfield, Esq., so as to be filed and received no later than March 1, 2011 at 11:00 a.m. (**Prevailing Eastern Time**) (the "Objection Deadline").

PLEASE TAKE FURTHER NOTICE that if an objection to the Stipulation and Agreed Order is not received by the Objection Deadline, the relief requested shall be deemed unopposed, and the Bankruptcy Court may enter an order granting the relief sought without a hearing.

PLEASE TAKE FURTHER NOTICE that if a written objection is timely filed prior to the Objection Deadline, a hearing (the "Hearing") will be held to consider the Stipulation and Agreed Order on March 3, 2011 at 10:00 a.m. (Prevailing Eastern Time) before the Honorable James M. Peck, United States Bankruptcy Judge, at the United States Bankruptcy

Court, Alexander Hamilton Customs House, Courtroom 601, One Bowling Green, New York, New York 10004.

PLEASE TAKE FURTHER NOTICE that objecting parties are required to attend the Hearing, and failure to appear may result in relief being granted or denied upon default.

Dated: February 23, 2011 New York, New York

/s/ Lori. R. Fife

Lori R. Fife

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

------X

In re : Chapter 11

LEHMAN BROTHERS HOLDINGS INC., et al., : Case No. 08-13555 (JMP)

Debtors. : (Jointly Administered)

-----X

STIPULATION AND AGREED ORDER WITH RESPECT TO SERVICES EXTENSION AMENDMENT TO TRANSITION SERVICES AGREEMENT

WHEREAS, commencing on September 15, 2008 and periodically thereafter,
Lehman Brothers Holdings Inc. ("LBHI") and certain of its Affiliates¹ commenced cases before
the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy

Court") under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), which
cases are proceeding under jointly administered case number 08-13555 (JMP) (the "Chapter 11

Cases", and the debtors in such cases, the "Chapter 11 Debtors");

WHEREAS, Barclays Capital Inc. ("<u>BarCap</u>"), LBHI, Lehman Brothers Inc. ("<u>LBI</u>"), and LB 745 LLC entered into an Asset Purchase Agreement dated September 16, 2008 (as clarified and amended, the "<u>APA</u>");

WHEREAS, BarCap and LBHI have entered into that certain Transition Services

Agreement, dated September 22, 2008 (the "<u>LBHI TSA</u>") that was authorized by the Bankruptcy

Court pursuant to the Sale Order;

WHEREAS, the LBHI TSA is shortly due to expire by its terms;

WHEREAS, the parties hereto, subject to Bankruptcy Court approval hereof, seek to

Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the TSA Services Extension Amendment (as defined below).

amend the LBHI TSA to extend the provision by BarCap of certain specified services, pursuant to the terms and conditions of that certain letter amendment, dated as of February 23, 2011, attached hereto as Exhibit 1 (the "TSA Services Extension Amendment").

THE PARTIES, SUBJECT TO BANKRUPTCY COURT APPROVAL HEREOF, BY AND THROUGH THEIR RESPECTIVE ATTORNEYS, HEREBY STIPULATE, AGREE AND, UPON ENTRY BY THE BANKRUPTCY COURT, IT SHALL BE ORDERED THAT:

- 1. Upon entry of this Stipulation and Agreed Order, the TSA Services Extension Amendment is approved, and to the extent required, the Chapter 11 Debtors are further authorized to deliver, implement, and perform any and all obligations, instruments, documents and papers and to take any and all actions reasonably necessary or appropriate to consummate the TSA Services Extension Amendment and perform any and all obligations contemplated therein.
- 2. For the avoidance of doubt, claims asserted by BarCap arising under the TSA Services Extension Amendment shall constitute costs and expenses of the administration of the relevant Chapter 11 Debtor's or Chapter 11 Debtors' estate(s) pursuant to Sections 503(b) and 507(a)(2) of the Bankruptcy Code.
- 3. Nothing in this Stipulation and Agreed Order or the TSA Services Extension

 Amendment shall (a) bind, be collateral estoppel, res judicata or otherwise prejudice any matter
 in the Chapter 11 Cases or in the SIPA liquidation proceeding for LBI (the "LBI Case") (other
 than the matters expressly addressed in the TSA Services Extension Amendment and the
 performance thereof); (b) impair or modify the rights and remedies of BarCap (or any Affiliate
 of BarCap) or any defenses of James W. Giddens as trustee for the liquidation of LBI under
 SIPA (the "Trustee"), LBI or any of the Chapter 11 Debtors or their Affiliates in respect of any
 claims that have been asserted, or may be asserted, by BarCap (or any Affiliates of BarCap)

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against LBI (or the Trustee as trustee for LBI), the Chapter 11 Debtors, their respective present or former Affiliates, or any third parties, with respect to any matter (other than the matters expressly addressed in the TSA Services Extension Amendment and the performance thereof) in the Chapter 11 Cases or in the LBI Case, and for the avoidance of doubt, all rights of BarCap and its Affiliates to (i) seek the dismissal, denial or other relief with respect to the Rule 60 Motions and/or dismissal or other relief in connection with the Adversary Proceedings, or (ii) seek enforcement of the Sale Order and secure delivery of any allegedly undelivered assets thereunder, including without limitation, pursuant to the Enforcement Motion, are hereby reserved; (c) impair or modify any rights and remedies of the Trustee, LBI or any of the Chapter 11 Debtors or any defenses of BarCap or its Affiliates in respect of or arising out of any claims that have been asserted or may be asserted against BarCap (or any Affiliates of BarCap), and related recoveries, including, for the avoidance of doubt, (i) any claims and recoveries that are the subject of, related to or arise out of one or more of the Rule 60 Motions, (ii) any claims that are the subject of, related to or arise out of any of the Adversary Proceedings, or (iii) any claims relating to claimed shortfalls in LBI's compliance with customer protection rules.

- 4. The failure to specifically describe or include in this Stipulation and Agreed Order any particular provision of the TSA Services Extension Amendment shall not diminish or impair the effectiveness of such provision, it being the intent of the Bankruptcy Court and the parties that the Chapter 11 Debtors are authorized to perform under the TSA Services Extension Amendment in its entirety.
- 5. Each person who executes this Stipulation and Agreed Order on behalf of a party hereto represents that he or she is duly authorized to execute this Stipulation and Agreed Order on behalf of such party.

6. This Stipulation and Agreed Order shall be binding on all parties in interest and their respective successors and assigns, including without limitation, any Chapter 7 or Chapter 11 trustees, and any plan agent, administrator or trustee no matter how denominated.

7. Notwithstanding anything to the contrary in the Federal Rules of Bankruptcy Procedure (including without limitation Rule 6004(h)), this Stipulation and Agreed Order shall take effect immediately upon entry.

8. This Stipulation and Agreed Order shall be interpreted, construed, and enforced exclusively in accordance with the laws of the State of New York, except to the extent that the Bankruptcy Code applies.

9. The Bankruptcy Court shall retain jurisdiction to resolve any disputes or controversies arising from or related to this Stipulation and Agreed Order and the TSA Services Extension Amendment.

AGREED TO:

Dated: February 23, 2011 New York, New York

/s/ Lori R. Fife Lori R. Fife, Esq. Garrett Fail, Esq.

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for the Chapter 11 Debtors and Debtors in Possession

/s/ Lindsee. P. Granfield Lindsee. P. Granfield, Esq. Lisa M. Schweitzer, Esq.

CLEARY GOTTLIEB STEEN & HAMILTON LLP One Liberty Plaza New York, NY 10006 Telephone: (212) 225-2000 Facsimile: (212) 225-3999

Attorneys for Barclays Capital, Inc.

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	(12114 PH 11)
\mathbf{v}	ORDERED:

Dated: March ___, 2011

New York, New York

UNITED STATES BANKRUPTCY JUDGE

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Exhibit 1

EXECUTION VERSION

Barclays Capital Inc. 745 Seventh Avenue New York, NY 10019

February 23, 2011 (the "Execution Date")

Lehman Brothers Holdings Inc. 1271 Sixth Avenue New York, NY 10020 Attention: William B. Gordon and Jeffrey Welikson, Esq.

Ladies and Gentlemen:

Reference is made to the Transition Services Agreement between Lehman Brothers Holdings Inc. ("**LBHI**") and Barclays Capital, Inc. ("**BarCap**") dated September 22, 2008, as amended by the TSA Amendment No. 1 between LBHI, James W. Giddens as Trustee (the "**Trustee**") for the liquidation of the assets of Lehman Brothers Inc. ("**LBI**") and BarCap dated February 23, 2011 (such amendment, the "**Access Amendment**") (as amended, the "**TSA**").

LBHI and BarCap wish to extend the provision of certain specified services by amending the TSA according to the provisions of this letter amendment (the "Letter Amendment"). Therefore as of the Execution Date, subject to entry of the Approval Order (as defined below) by the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") in the jointly administered cases of LBHI and certain of its affiliates pending under Case No. 08-13555 (the "Chapter 11 Cases") and effective as of March 22, 2011 (the "Effective Date"), BarCap and LBHI hereby amend the TSA and agree as follows:

- 1. All terms not defined herein shall have the meaning set forth in the TSA.
- 2. The services set forth on <u>Exhibit A</u> hereto shall be deemed "**Letter Amendment Services**" pursuant to this Letter Amendment.
- 3. Notwithstanding anything to the contrary in Section 8.01(a) of the TSA, the Letter Amendment Services shall continue to be provided by BarCap from the period commencing on March 22, 2011 until the earlier of (a) June 30, 2011 or (b) termination of all Letter Amendment Services pursuant to Article 8 of the TSA (other than pursuant to Section 8.01(a)(x)-(z)) (the "Termination Date"), provided, that the Domain Name Services (as defined in Exhibit A) (but no other Letter Amendment Services) shall continue until March 22, 2015, and all the provisions of this Letter Amendment shall continue to apply thereto until such date. Other than in respect of the Letter Amendment Services as set forth herein and the Access as set forth and defined in the Access Amendment, the TSA shall expire on March 22, 2011. Notwithstanding anything to the contrary herein or in the TSA, the Letter Amendment Services shall constitute BarCap Services and shall be subject to all of the terms and conditions of the TSA applicable to BarCap Services. From and after the Termination Date, BarCap shall have no further obligation to provide the Letter Amendment Services (other than the Domain Name Services) or any other services (including Services) and the TSA shall expire, except as expressly set forth in the Access Amendment.

- 4. Notwithstanding anything in the TSA to the contrary (including without limitation Sections 4.01(a)(ii) (the first (ii) of that provision), 8.01(b), 8.01(c) and 8.02) (a)(i) Schedule 1 hereto shall set out the Service Charges for all Letter Amendment Services (except the Domain Name Services) as of and after March 22, 2011 through and including June 30, 2011 (the "Extension Period") and (ii) Exhibit A hereto shall set out the Website Charges (as defined therein) as of and after March 22, 2011 through and including March 22, 2015, and (b) LBHI agrees to pay the Service Charges for the full Extension Period, regardless of whether the Letter Amendment Services are required by any Recipient for the entire Extension Period or whether Recipient terminates this Letter Amendment or any Letter Amendment Service prior to the end of the Extension Period. For the avoidance of doubt, the Service Charges hereunder shall be for the Services listed in Exhibit A and Access Charges (as defined in the Access Amendment) under the Access Amendment shall be for Access provided thereunder, provided that Website Charges shall be treated in accordance with Exhibit A hereto.
- 5. Notwithstanding Section 4.01(b) of the TSA, BarCap may deliver an invoice to LBHI thirty (30) days in advance for the Service Charges due to BarCap under this Letter Amendment for the amounts set forth in Schedule 1 hereto and such payment shall be made within thirty (30) days after receipt of such invoice, provided that the Website Charges, if any, shall be invoiced under and pursuant to the Access Amendment. For the avoidance of doubt, the invoice for the amount in Line 1 of Schedule 1 may be delivered at any time prior to seven (7) days before the Effective Date, and notwithstanding the foregoing or Section 4.01(b) of the TSA, shall be paid by LBHI on or prior to March 22, 2011. BarCap shall be under no obligation to perform the Letter Amendment Services unless such timely payments are made by LBHI.
- 6. Notwithstanding anything to the contrary in Section 9.10 of the TSA, neither this Letter Amendment nor the TSA, may be assigned by (i) LBHI without the express written consent of BarCap or (ii) BarCap without the express written consent of LBHI. Notwithstanding the foregoing, (a) LBHI may assign this Letter Amendment to a single successor or Affiliate pursuant to a chapter 11 plan with the written consent of BarCap, which consent shall not be unreasonably withheld, and (b) BarCap may assign this Letter Amendment without the prior written consent of LBHI to an Affiliate of BarCap or in connection with any merger, consolidation, reorganization, or sale of substantially all of the assets relating to the Business, provided that such assignee agrees in writing to be bound by the terms and conditions of this Letter Amendment (including as it relates to the rights granted to LBHI).

Additional Provisions

1. By signing below, LBHI represents and warrants that subject to entry of the Approval Order, it is authorized to enter into and perform under this Letter Amendment with binding effect on behalf of LBHI. LBHI acknowledges and agrees that (a) to its knowledge, the Services performed prior to and through and including the Execution Date have been performed in accordance with the terms of the TSA and (b) it is not aware of any claims under the TSA. LBHI, as of the Execution Date, expressly and irrevocably waives any and all known claims against BarCap and each of its Affiliates in connection with BarCap's provision of Services and other acts, omissions or obligations under the TSA, and further waives any right to challenge any invoices issued by Barclays to LBHI more than sixty (60) days prior to the Execution Date.

- 2. LBHI hereby acknowledges and agrees that (a) at LBHI's request, BarCap is modifying the method by which the LDAP database is populated with certain employee- and/or user-related information; (b) between the Execution Date and the Effective Date LBHI will, as requested by BarCap, cooperate and assist in such modification; and (c) after the Effective Date, to the extent that there are any issues arising out of such modifications, any costs associated with such modification and rectification of such issues shall be LBHI's responsibility and paid by LBHI, shall be in addition to the Service Charges hereunder, and shall be charged at the rates, and handled in accordance with the protocols, set forth in the Access Amendment.
- 3. For the purposes of this Section 3:
 - "Rule 60 Motions" shall mean the motions of the Trustee, LBHI and the Official Committee of Unsecured Creditors of LBHI for relief pursuant to Fed. R. Civ. P. 60 or otherwise with respect to the Sale Orders, comprised of (i) docket entries 5148, 5149, 5150, 5151, 5154, 5156, 5169, 5170, 5171, 5172, and 5173 in the Chapter 11 Cases, and (ii) docket entries 1682, 1683,1684, 1685, 1686, 1687, 1688, 1689, and 1702 in the LBI Case;
 - "Adversary Proceedings" shall mean, collectively, those cases proceeding before the Bankruptcy Court under case numbers Adv. Pro. 09-01732 (JMP), Adv. Pro. 09-01731 (JMP) and 09-01733 (JMP);
 - "Sale Order" shall mean, collectively, (i) that certain Order Under 11 U.S.C. Sections 105(a), 363 and 365 and Federal Rules of Bankruptcy Procedure 2002, 6004, and 6006 Authorizing and Approving (A) the Sale of Purchased Assets Free and Clear of Liens and Other Interests and (B) Assumption and Assignment of Executory Contracts and Unexpired Leases, entered by the Bankruptcy Court on September 20, 2008 at Docket Item 258 in Case No. 08-13555 (JMP), and (ii) that certain Order Approving and Incorporating by Reference for the Purposes of this Proceeding, an Order Authorizing the Sale of Purchased Assets and Other Relief in the Lehman Brothers Holdings, Inc. Chapter 11 Proceeding, entered by the Bankruptcy Court on September 20, 2008 at Docket Item 69 in Case No. 08-1420 (JMP); and
 - "Enforcement Motion" shall mean the Motion of BCI to Enforce the Sale Order and Secure Delivery of All Undelivered Assets, dated as of January 29, 2010 (docket entry 6814 in the Chapter 11 Cases and docket entry 2581 in the LBI Case), together with any other pleadings filed or otherwise submitted by BarCap in support thereof.

Nothing in this Amendment shall (a) bind, be collateral estoppel, res judicata or otherwise prejudice any matter in the Chapter 11 Cases; (b) impair or modify the rights and remedies of BarCap (or any Affiliate of BarCap) or any defenses of the Trustee, LBI or any of the Chapter 11 Debtors or their Affiliates in respect of any claims that have been asserted, or may be asserted, by BarCap (or any Affiliates of BarCap) against LBI (or the Trustee as trustee for LBI), the debtors in the Chapter 11 Cases (the "Chapter 11 Debtors"), their respective present or former Affiliates, or any third parties, with respect to any matter (other than the matters expressly addressed in this Amendment and the performance thereof) in the Chapter 11 Cases, and for the avoidance of doubt, all rights of BarCap and its Affiliates to (i) seek the dismissal, denial or other relief with respect to of the Rule 60 Motions and/or dismissal or other relief in connection with the Adversary Proceedings, or (ii) seek enforcement of the Sale Order and secure delivery of any allegedly undelivered assets thereunder, including without limitation, pursuant to the Enforcement Motion, are hereby reserved; (c) impair or modify any rights and remedies of any of the Chapter 11 Debtors or any defenses of BarCap or its Affiliates in respect of or arising out of any claims that have been asserted, or may be asserted against BarCap (or any Affiliates of BarCap), and related recoveries,

including, for the avoidance of doubt, (i) any claims and recoveries that are the subject of, related to or arise out of one or more of the Rule 60 Motions, (ii) any claims that are the subject of, related to or arise out of any of the Adversary Proceedings, or (iii) any claims relating to claimed shortfalls in compliance with customer protection rules.

- Except as otherwise expressly set forth herein, the respective rights and obligations of BarCap and LBHI set forth in the TSA and the DAA (as defined below), as applicable, shall remain in full force and effect, and this Letter Amendment shall not be construed to grant (a) any additional rights to any applications, data or services to LBHI or (b) any rights to any other entity to receive or use any applications, data or services. This Letter Amendment shall not constitute an amendment or waiver of any provision of the TSA, except as expressly set forth herein. As of the Effective Date, the TSA shall thereupon be deemed to be amended and supplemented as hereinabove set forth as fully and with the same effect as if the amendments and supplements made hereby were originally set forth in the TSA, and this Letter Amendment and the TSA shall henceforth be read, taken and construed as one and the same instrument, but such amendments and supplements shall not operate so as to render invalid or improper any action heretofore taken under the TSA. In the event of any inconsistency between this Letter Amendment and the TSA with respect to the matters set forth herein, this Letter Amendment shall take precedence, but otherwise the terms and conditions of the remainder of the TSA shall continue to apply with respect to the terms of this Letter Amendment. References to the TSA in any agreements or other documents to which BarCap and LBHI are parties, or amendments thereto, shall be deemed to mean the TSA as amended by this Letter Amendment, except as may otherwise be expressly agreed upon by the parties.
- 5. Promptly following execution hereof, LBHI shall seek entry by the Bankruptcy Court of a stipulated order, in form and substance acceptable to BarCap, providing, among other things, authorization and approval for LBHI to enter into and perform under this Letter Amendment (such stipulated order, the "Approval Order"). For the avoidance of doubt, such Approval Order may be submitted to the Bankruptcy Court on notice of presentment. Each of the parties shall cooperate, assist and consult with one another in connection with such efforts to obtain entry of the Approval Order. Notwithstanding any provision of this Amendment to the contrary, the obligations of the parties under this paragraph are binding and effective on and from the Execution Date. If approval of this Letter Amendment is denied by the Bankruptcy Court, or the Approval Order is not entered on or before March 22, 2011, each of the parties reserves all of their respective rights regarding the subject matter hereof, and this Letter Amendment shall be void ab initio, with no further force and effect.
- 6. Each party hereto covenants and agrees that, without any additional consideration, it shall execute and deliver any further legal instruments and perform any acts that are or may become reasonably necessary to effectuate this Letter Amendment.
- 7. For the avoidance of doubt, (a) the Letter Agreement regarding data access between Lehman Brothers Holdings Inc. and BarCap dated September 18, 2009 (the "DAA") shall continue in full force and effect pursuant to its terms, and Sections 1 through 6 thereof shall govern the Letter Amendment Services hereunder and (b) any agreement(s) between BarCap and LBHI that refer to or address the expiration or termination of the TSA (including the Access Amendment) shall refer to or address March 22, 2011 as the date of such expiration or termination, irrespective of whether Letter Amendment Services are being provided pursuant to this Letter Amendment after March 22, 2011.
- 8. This Letter Amendment may be executed in one or more counterparts, all of which, with respect to a particular document, shall be considered one and the same instrument and an original. An electronic copy of a signature received in Portable Document Format (PDF) or a copy of a signature received via a fax machine shall be deemed to be of the same force and effect as an original signature on an

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original executed document.

Please countersign this letter in the space indicated below to acknowledge your agreement to and acceptance of the foregoing terms.

Yours sincerely,

BARCLAYS CAPITAL INC.

Bv:

Name: Ian Lowitt
Title: Managing Director

ACKNOWLEDGED AND AGREED

LEHMAN BROTHERS HOLDINGS INC.

By:

Name:

Title:

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Please countersign this letter in the space indicated below to acknowledge your agreement to and acceptance of the foregoing terms.

Yours sincerely,

BARCLAYS CAPITAL INC.

By:
Name:
Title:

ACKNOWLEDGED AND AGREED

LEHMAN BROTHERS HOLDINGS INC.

By:

Name: Title:

Penis Vie Pres

Exhibit A

The Letter Amendment Services shall consist of:

1. The Services listed on the attached spreadsheet, where the "List of Applications Requested by the TSA Counterparty" shall be the applications set forth in the table below; and

"List of Applications Requested by the TSA Counterparty"

Summit
Lens
HJM
RAT
Rosetta
OptModel
FI Midas
SnM
Equity Derivatives Soft Data (Equity Midas)
Muni Suite Muni Deriv
SmartTicket

2. Use commercially reasonable efforts to, until March 22, 2015, retain the www.lehman.com domain name and maintain redirects consistent with past practice and update and/or change the website at www.lehman.com (such retention, maintenance, updating and changing, the "**Domain Name Services**"). All requests for updates or changes to the website at www.lehman.com shall be treated and charged as if they were a request for Access to an SME under and in accordance with the rates and protocols set forth in the Access Amendment (such charges, "**Website Charges**"). BarCap shall have no liability to LBHI or any of its Affiliates in connection with the Domain Name Services or failure to maintain the Domain Name Services or any threats, claims, disputes or proceedings related thereto.

Schedule 1

	Period	Service Charges			
1.	March 22, 2011 through April 22, 2011	\$827,899			
2.	April 23, 2011 through May 22, 2011	\$827,899			
3.	May 23, 2011 through June 30, 2011	\$1,034,874			

The contract of the contract	0.11.10	1911
Part Control Facilities Part	Product CriticalSystems VendorDependency Equity Derivatives Equity Derivatives Soft Data ices	Yes
Difference of the control of the con	Condit Davingting	V
Total Control Contro	Credit Derivatives ices	Yes
Service Services Access: Manual Data Spranners Services Access:		
Transcring Arcess When Date Transcring Arcess Transcring Arcess When Date Transcring Arcess When Date Transcring Arcess When Date Transcring Arcess When Date Transcring Arcess Transcring Arcess	Corporate Loans Credit Derivatives System (CDS)	Yes
Part	All Products Midas	Yes
Technology Access: Market Data		
** Seguite faily market color in the form of market commentary or research ***TUBH and the LSHE entities mail not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities mail not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall not remarket, repurpose or redistribute any third party market data made available to them. ***TUBH and the LSHE entities whall n	Commodities ices	Yes
Saccius Internally derived (pre-princing) market data on an end-of-day daily basis including traders marks and external market piaces appropriate in equipment of the form of market data on an end-of-day daily basis including traders marks and external market piaces appropriate in equipment of the form of market commentary or research. 100 23 Retained Tech Front Diffee		
1100 25 Retained Tech Front Skip Technology Access: Market Data Factor Foreign Market Data Factor Foreign Factor Foreign Factor Foreign Factor Foreign Factor Factor Foreign Factor	Sec Prod - CMOS/ABS/CMBS	Yes
Africe Data (retained) Barclays' internally derived (pre-pricing) market data on an end-of-day daily basis including traders marks and external market prices as appropriate Regular daily market color in the form of market commentary or research "IBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. Technology Access: Market Data (retained) Market Data (retained) Diffice Market Data (retained) Diffice Market Data (retained) Diffice Market Data (retained) Diffice Market Data (retained) Diffice Market Data (retained) Market Data (retained)		
1100 23 Retained Tech-Front Office Skip Technology Access: Market Data (retained) Market Da	Sec Prod - Derivatives ESM Pricing , ESM Product ices	Yes
**LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. 1100 23 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 123 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 124 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 125 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 126 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 127 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 128 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 129 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 120 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 121 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 122 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 123 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 124 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 125 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 126 Retained Tech-Front Office Skip Technology Access: Market Data (retained) 127 Retained Tech-	Sec Prod - TBA/Pass- ices Throughs	Yes
Office Market Data (retained) Barclays' internally derived (pre-pricing) market data on an end-of-day daily basis including traders marks and external market practice as appropriate Regular daily market color in the form of market commentary or research **LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. Technology Access: Market Data Technology Access: Market Data Extend Provide access to: Barclays' internally derived (pre-pricing) market data on an end-of-day daily basis including traders marks and external market practice as appropriate Regular daily market color in the form of market commentary or research		
**LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. **LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. **LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. **LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. **LBHI and the LBHI entities shall not remarket, repurpose or redistribute any third party market data made available to them. **Extend Provide access to: **Barclays' internally derived (pre-pricing) market data on an end-of-day daily basis including traders marks and external market pricing as appropriate **Regular daily market color in the form of market commentary or research	FX - Flow & Exotics ices	Yes
Office Market Data (retained) Barclays' internally derived (pre-pricing) market data on an end-of-day daily basis including traders marks and external market propriete Regular daily market color in the form of market commentary or research		
	Whole Loans ESM Pricing , ESM Product ices	Yes
1104 23 Retained Tech-Front Office Ad-Hoc Support (retained) Ad-Hoc Support and pricing support Ad-Hoc Support	Whole Loans	Yes
1104 23 Retained Tech-Front Skip Ad-Hoc Support (retained) Ad-Hoc Support and pricing support Provide ad-hoc systems and pricing support Provide ad-hoc pricing and pricing systems support as needed and pricing support Provide ad-hoc pricing and pricing systems support as needed and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems support as needed Provide ad-hoc pricing and pricing systems are needed Provide ad-hoc pricing are needed Provide	Munis	Yes
1104 23 Retained Tech-Front Skip Ad-Hoc Support (retained) Ad-Hoc Support and pricing systems Support Support Ad-Hoc Support and pricing systems Support Support Ad-Hoc Support Ad-Hoc Support Support Support Ad-Hoc Support	Interest Rate Products	Yes
1104 23 Retained Tech-Front Skip Ad-Hoc Support (retained) Ad-Hoc Support and pricing systems Support Support Ad-Hoc Support and pricing support Provide ad-hoc systems Support Ad-Hoc Support Support Support Ad-Hoc Support Ad-Hoc Support S	Equity Derivatives	Yes

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OID S1 FunctName	Contact	Next Steps	Recurring / Ad Hoc SubfunctName	ServName	ServiceState	ServDesc ServDesc	Product	CriticalSystems	VendorDependency LBHI
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	FX - Flow & Exotics		Yes
Office			(retained)	and pricing support					
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	Commodities		Yes
Office			(retained)	and pricing support					
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	Corporate Loans		Yes
Office			(retained)	and pricing support					
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	Credit Derivatives		Yes
Office			(retained)	and pricing support					
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	Sec Prod - TBA/Pass-		Yes
Office			(retained)	and pricing support			Throughs		
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	All Products		Yes
Office			(retained)	and pricing support					
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	Sec Prod -		Yes
Office			(retained)	and pricing support			CMOS/ABS/CMBS		
1104 23 Retained Tech-Front	skip		Ad-Hoc Support	Provide ad-hoc systems	Extend	Provide ad-hoc pricing and pricing systems support as needed	Sec Prod - Derivatives		Yes
Office			(retained)	and pricing support					
2069 27 IT Applications	skip		Application Developer	Application Developer	Extend	Provide application developer support for the applications identified on the List of Applications Reque			Yes
	Support	Support		copy of which is attached hereto and which may be updated from time to time by agreement of the part support includes production support and maintenance as well as transition support.	parties. Application developer				
2070 27 IT Applications	skip		Application Hosting	Application Hosting	Extend	Host the applications identified on the List of Applications Requested by the TSA Counterparty, a copy	y of which is attached hereto and (Not applicable)		Yes
					which may be updated from time to time by agreement of the parties. Application hosting entails the	e production operation of the			
				requested applications and their associated data feeds and, as such, includes the following types of su	upport as applicable to the				
					specific application:				
				- Data center support					
				- Application lifecycle management					
				- Business intelligence services (data integration, ETL, and reporting)					
				- Job scheduling					
				- Distributed platform support (Linux, Solaris, and Windows Server)					
				- Storage services (SAN and tapes/backup)					
				- Server operations					
				- Systems management					
				- Market data services support					
				- Database support					
				- Middleware support					
				- Network support					